OFFICE OF THE SECRETARY OF STATE OF THE STATE OF COLORADO

CERTIFICATE

I, Donetta Davidson, as the Secretary of State of the State of Colorado, hereby certify that, according to the records of this office,

Sand Creek Villas Community Association, Inc.

is a Nonprofit Corporation

formed or registered on 08/02/2005 under the law of Colorado, has complied with all applicable requirements of this office, and is in good standing with this office. This entity has been assigned entity identification number 20051294553.

This certificate reflects facts established or disclosed by documents delivered to this office on paper through 07/28/2005 that have been posted, and by documents delivered to this office electronically through 08/02/2005 @ 16:01:55.

I have affixed hereto the Great Seal of the State of Colorado and duly generated, executed, authenticated, issued, delivered and communicated this official certificate at Denver, Colorado on 08/02/2005 @ 16:01:55 pursuant to and in accordance with applicable law. This certificate is assigned Confirmation Number 6273098.



Secretary of State of the State of Colorado

Notice: A certificate issued electronically from the Colorado Secretary of State's Web site is fully and immediately valid and effective. However, as an option, the issuance and validity of a certificate obtained electronically may be established by visiting the Certificate Confirmation Page of the Secretary of State's Web site, http://www.sos.state.co.us/bit/CertificateSearchCriteria.do entering the certificate's confirmation number displayed on the certificate, and following the instructions displayed. Confirming the issuance of a certificate is merely optional and is not necessary to the valid and effective issuance of a certificate. For more information, visit our Web site, http://www.sos.state.co.us/click Business Center and select "Frequently Asked Questions."



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Date and Time: 08/02/2005 04:01 PM

Entity Id: 20051294553

Document number: 20051294553

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ABOVE SPACE FOR OFFICE USE ONLY

Articles of Incorporation for a Nonprofit Corporation

filed pursuant to §7-90-301, et seq. and §7-122-101 of the Colorado Revised Statutes (C.R.S)

1. Entity name:					
	Sand Creek Villas (The name of a nonprofit corpor "corporation", "incorporated", §7-90-601, C.R.S.)	ration may, but need not,	contain the term or abbreviation		
2. Use of Restricted Words (if any of these terms are contained in an entity name, true name of an entity, trade name or trademark stated in this document, mark the applicable box):	"bank" or "trust" or any derivative thereof "credit union" "savings and loan" "insurance", "casualty", "mutual", or "surety"				
3. Principal office street address:	c/o Pulte Home Corporation				
	(Street name and number) 1975 Research Parkway, Suite 320				
	Englewood	СО	80920		
	(City)	(State) United Stat	(Postal/Zip Code)		
	(Province – if applicable)	(Country – if not	US)		
4. Principal office mailing address:					
(if different from above)	(Street name and number or Post Office Box information)				
	(City)	(State)	(Postal/Zip Code)		
	(Province – if applicable)	(Country – if not	US)		
5. Registered agent: (if an individual):	Rubin	Rick	J.		
OR (if a business organization):	(Last)	(First)	(Middle) (Suffix)		
C mi					
6. The person appointed as registered ager	nt in the document has con	sented to being so	appointed.		
7. Registered agent street address:	633 17th St.				
	Suite 2700	eet name and number)			
	Denver	CO	80202		
	(City)	(State)	(Postal/Zip Code)		

. Registered agent mailing address: (if different from above)	(Street name and number or Post Office Box information)			
	(City)	(State)	(Postal/Zip Code)	
	(Province – if applicable)	(Country – if not US)	_	
If the corporation's period of duration is less than perpetual, state the date on which the period of duration expires:	(mm/dd/yyyy)			
0. (Optional) Delayed effective date:	(mm/dd/yyyy)			
Name(s) and address(es) of incorporator(s): (if an individual):	Busch (Last)	Kathleen	(Middle) (Suffix,	
OR (if a business organization):	(Lust)	(1 1135)	(middle) (bujjii,	
	633 17th St.			
	Suite 2700	d number or Post Office Box	information)	
	Denver	CO 80	202	
	(City)	(State) United States	(Postal/Zip Code)	
	(Province – if applicable)	(Country – if not US)	-	
(if an individual)				
OR (if a business organization)	(Last)	(First)	(Middle) (Suffix)	
	(Street name and	d number or Post Office Box	information)	
	(City)	(State) United States	(Postal/Zip Code)	
	(Province – if applicable)	(Country – if not US)		
(if an individual)				
OR (if a business organization)	(Last)	(First)	(Middle) (Suffix)	
	(Street name and number or Post Office Box information)		information)	
	(City)	(State) United States	(Postal/Zip Code)	
(If more than three incorporators, mark this box	(Province – if applicable)	(Country – if not US) stating the names and addres		

	inder the Colorado Re	vised Nonpront Co	poration Act.	
13. The corporation will OR will	not have voting i	members.		
14. A description of the distribution of as	sets upon dissolution i	s attached.		
15. Additional information may be included applicable, mark this box ✓ and included applicable.	led pursuant to §7-122 clude an attachment sta	-102, C.R.S. and other additional	ner organic statute	s. If
Notice:				
Causing this document to be delivered to acknowledgment of each individual causi individual's act and deed, or that the individual's act and deed, or that the individual is of with the requirements of part 3 of article statutes, and that the individual in good fadocument complies with the requirements. This perjury notice applies to each individual is na 16. Name(s) and address(es) of the individual(s) causing the document to be delivered for filing:	ing such delivery, under idual in good faith belieusing the document of 90 of title 7, C.R.S., that believes the facts is of that Part, the constitution who causes this delivery the delivery was a soft that the constitution of	er penalties of perju- lieves the document to be delivered for f e constituent document stated in the documents, a coument to be delive	ry, that the docume is the act and deed illing, taken in con- ments, and the orga- ent are true and the and the organic state ered to the secretar	ent is the I of the formity nic utes.
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· ·	(Last) 633 17th St	(First)	(Middle)	(Suffix)
	633 17th St.	(First) ne and number or Post Of	(Middle)	(Suffix)
	633 17th St. Suite 2700	. ,	(Middle) (ice Box information)	(Suffix)
	633 17th St.	ne and number or Post Off	(Middle) fice Box information) 80202 (Postal/Zip Co	
	633 17th St. Suite 2700 Denver	ne and number or Post Off CO (State) United S	(Middle) fice Box information) 80202 (Postal/Zip Co	
(The document need not state the true name and of any additional individuals causing the docum name and address of such individuals.)	633 17th St. Suite 2700 Denver (City) (Province - if applical address of more than one income	CO (State) United S (Country - if r	(Middle) fice Box information) 80202 (Postal/Zip Contates not US) wish to state the name a	de) nd address

This form, and any related instructions, are not intended to provide legal, business or tax advice, and are offered as a public service without representation or warranty. While this form is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form. Questions should be addressed to the user's attorney.

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No such paper document was filed. Consequently, no copy of a paper document is available regarding this document. Questions? Contact the Business Division. For contact information, please visit the Secretary of State's web site.

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Attachment 1
Attachment to Articles of Incorporation Sand Creek

ARTICLES OF INCORPORATION OF

SAND CREEK VILLAS COMMUNITY ASSOCIATION, INC.

(A Nonprofit Corporation)

In compliance with the requirements of the Colorado Revised Nonprofit Corporation Act, Articles 121 to 137, Title 7, C.R.S., as amended, the undersigned, of full age, has this day, for the purpose of forming a non-profit corporation, certified as follows:

ARTICLE I NAME

The name of the corporation is SAND CREEK VILLAS COMMUNITY ASSOCIATION, INC., hereafter called the "Association."

ARTICLE II PRINCIPAL OFFICE

The principal office of the Association is c/o Pulte Home Corporation, 1975 Research Parkway, Suite 320, Englewood, Colorado 80920.

ARTICLE III REGISTERED AGENT

Rick J. Rubin, Esq., whose address is c/o Lottner Rubin Fishman Brown & Saul, P.C., 633 Seventeenth Street, Suite 2700, Denver, Colorado 80202, is hereby appointed the initial registered agent of this Association, and such address shall be the registered address of this Association.

ARTICLE IV PURPOSE AND POWERS OF THE ASSOCIATION

This Association does not contemplate pecuniary gain or profit to the Members thereof, and the specific purposes for which it is formed are to provide for maintenance, preservation and architectural control of certain property and improvements within the property described on Exhibit A to the Declaration (as hereinafter defined), and any additions thereto as may hereafter be brought within the jurisdiction of this Association (hereinafter called the "Community"), and to promote the health, safety and welfare of the residents within the Community, and for the following purposes to:

exercise all of the powers and privileges and perform all of the duties and 1. obligations of the Association as set forth in that certain Declaration of Covenants, Conditions and Restrictions of Sand Creek Villas Community Association, hereinafter called the "Declaration," applicable to the Community and recorded or to be recorded in the Office of the Clerk and Recorder of El Paso County, Colorado, as the same may be amended and supplemented from time to time, said Declaration being incorporated herein as if set forth at length (terms which are defined in the Declaration shall have the same meanings herein unless otherwise defined);

- 2. adopt and amend budgets for revenues, expenditures, and reserves, and fix, levy, collect and enforce payment of, by any lawful means, all charges and assessments pursuant to the terms of the Declaration; pay all expenses in connection therewith and all office and other expenses incident to the conduct of the business of the Association, including all licenses, taxes, or governmental charges levied or imposed against the property of the Association;
- 3. acquire (by gift, purchase, or otherwise), own, hold, improve, encumber, maintain, convey, sell, lease, transfer or otherwise dispose of real or personal property, in its own name, in connection with the affairs of the Association; provided, however, that portions of the Common Elements may be conveyed or subjected to a Security Interest by the Association only if Persons entitled to cast at least sixty-seven percent (67%) of the votes in the Association, including sixty-seven percent (67%) of the votes allocated to Lots not owned by a Declarant, agree to that action;
- 4. borrow money and mortgage, pledge, deed in trust, or hypothecate any or all of its personal property as security for money borrowed or debts incurred; provided, however, that portions of the Common Elements may be conveyed or subjected to a Security Interest by the Association only if Persons entitled to cast at least sixty-seven percent (67%) of the votes in the Association, including sixty-seven percent (67%) of the votes allocated to Lots not owned by a Declarant, agree to that action;
- 5. hire and terminate managing agents and other employees, agents, and independent contractors;
- 6. institute, defend, or intervene in litigation or administrative proceedings in its own name on behalf of itself or two or more Owners on matters affecting the Community;
- 7. impose reasonable charges for the preparation and recordation of amendments to the Declaration or statements of unpaid assessments;
- 8. provide for the indemnification of its officers and members of its Board of Directors, and maintain directors and officers liability insurance;
- 9. participate in mergers and consolidations with other nonprofit corporations organized for the same or similar purposes; provided that any merger or consolidation, other than as may be done by Declarant as a Special Declarant Right, shall have the assent of the Owners of Lots to which at least two-thirds (2/3) of the votes in the Association are allocated;
- 10. manage, control, operate, maintain, repair and improve its property and other property as provided in the Declaration;

- 11. enforce covenants, restrictions, and conditions affecting any property to the extent this Association may be authorized to do so under the Declaration;
- 12. engage in activities that will actively foster, promote and advance the common interests of Owners;
- 13. enter into, make, perform, or enforce contracts, licenses, leases and agreements of every kind and description, incur liabilities, and do all other acts necessary, appropriate or advisable in carrying out any purpose of this Association, with or in association with any Person, firm, association, corporation, or other entity or agency, public or private; provided, however, that the foregoing rights with respect to contracts and leases shall be subject to the express limitations, if any, contained in the Act;
- 14. promulgate, adopt, alter, amend, repeal, and publish Association Bylaws (the "Bylaws") and rules and regulations, as may be necessary or desirable for the proper management of the affairs of this Association; provided, however, that such Bylaws and Association rules and regulations shall not be inconsistent with or contrary to any provisions of these Articles of Incorporation or the Declaration;
- 15. have and exercise any and all powers, rights and privileges which a corporation organized under the Colorado Revised Nonprofit Corporation Act by law may now or hereafter have or exercise;
- 16. regulate the use, maintenance, repair, replacement and modification of Common Elements;
 - 17. cause additional improvements to be made as part of the Common Elements;
- 18. impose and receive any payments, fees or charges for the use, rental or operation of the Common Elements; and
- 19. exercise any powers enumerated in the Bylaws and exercise any other powers necessary and proper for the governance and operation of the Association.

The Board of Directors may not act on behalf of the Association to amend the Declaration, to terminate this Community or to elect members of the Board of Directors or determine the qualification, powers and duties, or terms of office of members of the Board of Directors, but the Board may fill vacancies in its membership for the unexpired portion of any term.

ARTICLE V MEMBERSHIP

The Owners of each Lot which is now or hereafter subject to assessment as provided in the Declaration, including contract sellers, shall be a Member of the Association. Following termination of the Community, the membership shall consist of all former Owners entitled to distribution of proceeds under the Act or their heirs, personal representatives, successors or assigns. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. Membership shall be appurtenant to and may not be separated from ownership of any Lot that is subject to assessment by the Association.

A transfer of membership shall occur automatically upon the transfer of title to the Lot to which the membership pertains. The Association may suspend the voting rights of a Member for a period not to exceed sixty (60) days for any infraction of its published rules and regulation or the Bylaws, or for any period during which any assessment against such Owner's Lot remains unpaid. All Members shall be entitled to vote on all matters except any Members who are in default in any obligations to the Association. Cumulative voting is prohibited.

ARTICLE VI VOTING RIGHTS

- 1. The Association shall have one class of voting membership. Each Owner shall be entitled to one (1) vote for each Lot owned, in accordance with the Allocated Interest attributable to such Lot, except that no votes allocated to a Lot owned by the Association may be cast. The total number of votes that may be cast in connection with any matter shall be equal to the total number of Lots then existing within the Community. Except as otherwise provided in the Article, during the Period of Declarant Control, the Declarant or Persons appointed by the Declarant may appoint all officers and directors and may remove all officers and directors of the Board of Directors appointed by it. Declarant may voluntarily surrender the right to appoint and remove officers and directors of the Board of Directors before termination of the Period of Declarant Control; but, in that event, the Declarant may require, for the duration of the Period of Declarant Control, that specified actions of the Association or Board of Directors, as described in a recorded instrument executed by the Declarant, be approved by the Declarant before they become effective. No later than sixty (60) days after conveyance of twenty-five percent (25%) of the Lots That May Be Included to Owners other than a Declarant, at least one (1) member and not less than twenty-five percent (25%) of the members of the Board of Directors must be elected by Owners other than the Declarant. Not later than sixty (60) days after conveyance of fifty percent (50%) of the Lots that May Be Included to Owners other than a Declarant, not less than thirty-three and one-third percent (33 1/3%) of the members of the Board of Directors must be elected by Owners other than the Declarant.
- 2. Not later than the termination of the Period of Declarant Control, the Owners shall elect a Board of Directors of not less than three (3) members, at least a majority of whom must be Owners other than the Declarant or designated representatives of Owners other than the

Declarant. The Board of Directors shall elect the officers. The Board members and officers so elected shall take office upon election.

ARTICLE VII BOARD OF DIRECTORS

The affairs of this Association shall be managed by a Board of Directors of not less than three (3) Directors. Directors shall be Members which, in the case of Declarant, may include any member of Declarant and any director, officer, employee or authorized agent of Declarant or any member of Declarant and, in the case of corporate Members, may include the officers and directors of each such corporate Member. The number of Directors may be changed by amendment of the Bylaws of the Association. The names and addresses of the Persons who are to act in the capacity of Directors until the selection of their successors are:

NAME	ADDRESS
Martin Wong	1975 Research Parkway, Suite 320 Colorado Springs, Colorado 80920
Richard van Seenus	1975 Research Parkway, Suite 320 Colorado Springs, Colorado 80920
Jackie Abeyta	1975 Research Parkway, Suite 320 Colorado Springs, Colorado 80920

The successors to the initial and subsequent Board of Directors shall be appointed or elected in the manner set forth in the Bylaws.

ARTICLE VIII DISSOLUTION

The Association may be dissolved with the assent given in writing and signed by the Owners with not less than two-thirds (2/3) of the votes allocated to Lots not then owned by Declarant, and by the Declarant with not less than two-thirds (2/3) of the votes allocated to Lots then owned by the Declarant. Upon dissolution of the Association other than incident to a merger or consolidation, the assets of the Association shall be dedicated to an appropriate public agency to be used for purposes similar to those for which this Association was created. In the event that such dedication is refused acceptance, such assets shall be granted, conveyed and assigned to any nonprofit corporation, association, trust or other organization to be devoted to such similar purposes.

ARTICLE IX OFFICERS

The Board of Directors may appoint a President, one or more Vice-Presidents, a Secretary, a Treasurer and such other officers as the Board, in accordance with the provisions of

the Bylaws, believes will be in the best interests of the corporation. The officers shall have such duties as may be prescribed in the Bylaws and shall serve at the pleasure of the Board of Directors.

ARTICLE X DURATION

The Association shall exist perpetually.

ARTICLE XI LIMITED LIABILITY OF DIRECTORS AND OFFICERS

There shall be no personal liability, either direct or indirect, of any director or officer of the Association to the Association or its Members, for monetary damages for any breach(es) of fiduciary duty as a director or officer, except that this provision shall not eliminate the liability of a director or officer, to the Association or its Members, for monetary damages for any breach, act, omission or transaction as to which the Colorado Revised Nonprofit Corporation Act (as in effect from time to time) expressly prohibits the elimination of liability. This provision is effective on the date of incorporation of the Association, and shall not eliminate or limit the liability of a director or officer to the Association or to its members for monetary damages for any act or omission occurring prior to such date. However, this provision shall not limit the rights of directors or officers of the Association for indemnification or other assistance from the Association. Also, this provision shall not restrict or otherwise diminish the provisions of Section 13-21-116 (2) (b), Colorado Revised Statutes, as amended, or any other law that would limit or eliminate liabilities. Any repeal or modification of the foregoing provisions of this Article by the Members, or any repeal or modification of the provisions of the Colorado Revised Nonprofit Corporation Act which permits the limitation or elimination of liability of director or officers, shall not adversely affect any elimination of liability, or any right or protection, for any breach, act, omission or transaction that occurred prior to the time of such repeal or modification.

ARTICLE XII AMENDMENTS

Amendment of these Articles shall require the assent of Owners holding a majority of a quorum of the votes of the Lots voting in person or by proxy at an annual meeting of Members or at a special meeting called for this purpose; provided, however, that no amendment to these Articles of Incorporation shall be contrary to or inconsistent with any provision of the Declaration.

ARTICLE XIII HUD/VA APPROVAL

During the Period of Declarant Control, the following actions will require the prior approval of HUD or VA if, at the time any such action is taken, HUD has insurance or VA has guarantee(s) on one or more Security Interests: annexation of additional properties, mergers and consolidations, dissolution and amendment of these Articles.

IN WITNESS WHEREOF, for the purpose of forming this corporation under the laws of the State of Colorado, the undersigned, the incorporator of this Association, has executed these Articles of Incorporation this 2nd day of August, 2005.

Kattilien Busch
Name of Incorporator: Kathleen Busch

Address:

633 Seventeenth Street, Suite 2700 Denver, Colorado 80202-3536

STATE OF COLORADO) ss CITY AND COUNTY OF DENVER)

The foregoing ARTICLES OF INCORPORATION OF SAND CREEK VILLAS COMMUNITY ASSOCIATION, INC., were acknowledged before me this 2nd day of August, 2005, by a tallet a such, Incorporator.

Whitess my hand and official seal.

Notary Public

My Commission expires: 2-16-2008

My Commission Expires 02/16/2008

The name and mailing address of the individual who caused this document to be delivered for filing, and to whom the Secretary of State may deliver notice if filing of this document is refused, is Scott A. Ross, Esq., 633 17th Street, Suite 2700, Denver, Colorado 80202.

The Colorado Secretary of State may contact the following authorized person regarding this document:

Name: Scott A. Ross, Esq.; Address: 633 17th Street, Suite 2700, Denver, Colorado 80202; voice: 303-292-1200; fax: 303-292-1300; e-mail: sross@lrflegal.com